1	ROBBINS GELLER RUDMAN		
2	& DOWD LLP SHAWN A. WILLIAMS (213113)		
3	SUNNY S. SARKIS (258073) Post Montgomery Center		
4	One Montgomery Street, Suite 1800 San Francisco, CA 94104		
5	Telephone: 415/288-4545 415/288-4534 (fax)		
	shawnw@rgrdlaw.com		
6	ssarkis@rgrdlaw.com – and –		
7	JULIE A. KEARNS (246949) 655 West Broadway, Suite 1900		
8	San Diego, CA 92101 Telephone: 619/231-1058		
9	619/231-7423 (fax) jkearns@rgrdlaw.com		
10	-		
11	Lead Counsel for Plaintiffs		
12	[Additional counsel appear on signature page.]		
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA		
	CURTIS AND CHARLOTTE WESTLEY,	) No. C11-02448-EMC	
15	Individually and on Behalf of All Others Similarly Situated,	<ul><li>and related consolidated action</li><li>(Lead Case No. C11-3176-EMC)</li></ul>	
16	Plaintiffs,	) (Derivative Action)	
17	VS.	) )	
18	OCLARO, INC., et al.,	, )	
19	Defendants.	)	
20		)	
21	In re OCLARO, INC. DERIVATIVE LITIGATION	Lead Case No. C11-3176-EMC (Derivative Action)	
22		) (Derivative Action)	
23	This Document Relates To:	) )	
24	Westley v. Oclaro, Inc., et al.,	, )	
	C11-02448-EMC.	)	
25			
26	STIPULATION AND [PROPOSED] ORDER CONTINUING CASE MANAGEMENT CONFERENCE		
27			
28			

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1	WHEREAS, on July 15, 2013, the Court entered an order (i) approving the parties' joint
2	stipulation to continue the Case Management Conference ("CMC") and continue the stay of all
3	proceedings and deadlines in this action, including discovery deadlines, until after the CMC and a
4	schedule for the remainder of the action is in place and (ii) rescheduling the CMC for September 19.
5	2013 at 10:30 a.m. (Dkt. No. 162);
6	WHEREAS, on August 15, 2013, the Court entered an order rescheduling the CMC from
7	September 19, 2013 at 10:30 a.m. to September 26, 2013 at 10:30 a.m., with the Joint CMC
8	Statement due one week prior to the CMC (Dkt. No. 164);
9	WHEREAS, on August 27, 2013, the parties attended a mediation before the Honorable Layr
10	R. Phillips (Ret.) in Newport Beach, CA to explore a non-litigated resolution of this matter;
11	WHEREAS, the parties made substantial progress at the mediation and desire additional time
12	to conclude and document their efforts to achieve a non-litigated resolution of this matter;
13	WHEREAS, the parties have agreed, subject to the Court's approval, to reschedule the CMC
14	to October 31, 2013 at 10:30 a.m. or another date thereafter that is convenient to the Court;
15	NOW THEREFORE, the undersigned parties, by and through their counsel of record,
16	stipulate as follows:
17	1. Subject to the Court's approval, the CMC, currently set for September 26, 2013 at
18	10:30 a.m., shall be rescheduled for October 31, 2013 at 10:30 a.m., or another date thereafter that is
19	convenient for the Court.
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1	2. The Joint CMC Statement shall be due one week prior to the CMC.		
2			
3	DATED: September 19, 2013	ROBBINS GELLER RUDMAN & DOWD LLP	
4		SHAWN A. WILLIAMS SUNNY S. SARKIS	
5			
6		s/ Shawn A. Williams	
		SHAWN A. WILLIAMS	
7 8		Post Montgomery Center One Montgomery Street, Suite 1800	
9		San Francisco, CA 94104 Telephone: 415/288-4545	
10		415/288-4534 (fax)	
11		ROBBINS GELLER RUDMAN & DOWD LLP	
12		JULIE A. KEARNS 655 West Broadway, Suite 1900	
13		San Diego, CA 92101 Telephone: 619/231-1058 619/231-7423 (fax)	
14			
15		Lead Counsel for Plaintiffs	
16		ROBERT M. CHEVERIE & ASSOCIATES GREGORY S. CAMPORA	
17		Commerce Center One 333 E. River Drive, Suite 101	
18		East Hartford, CT 06108 Telephone: 860/290-9610 860/290-9611 (fax)	
19			
20		HOLZER HOLZER & FISTEL, LLC MICHAEL I. FISTEL, JR. 200 Ashford Contan North, Suita 200	
21		200 Ashford Center North, Suite 300 Atlanta, GA 30338 Telephone: 770/392-0090	
22		770/392-0029 (fax)	
23		DYER & BERENS LLP ROBERT J. DYER III	
24		JEFFREY A. BERENS 303 East 17th Avenue, Suite 810	
25		Denver, CO 80203 Telephone: 303/861-1764	
26		303/395-0393 (fax)	
27		Additional Counsel for Plaintiff	
28			

# Case3:11-cv-03176-EMC Document61 Filed09/20/13 Page4 of 6

1	1 /	ON & BIRD LLP ON M. CAINE	
2		IN M. CAINE	
3		a/Cidan M. Caina	
4		s/ Gidon M. Caine GIDON M. CAINE	
5		Iiddlefield Road, Suite 150	
6	Telepl	o Park, CA 94025-4008 hone: 650/838-2000 38-2001 (fax)	
7	· <b> </b>	ON & BIRD LLP	
8	JESSI ANDI	CA P. CORLEY (admitted <i>pro hac vice</i> ) REW T. SUMNER (admitted <i>pro hac vice</i> )	
9	1201	Atlantic Center West Peachtree Street a, Georgia 30309-3424	
11	Telepl	hone: 404/881-7000 81-7777 (fax)	
12	jessica	a.corley@alston.com sumner@alston.com	
13	Attorn	neys for Defendants	
14	Certificate Pursuant to Local Rule 5-1(i)(3)		
15	I, Shawn A. Williams, am the ECF User whose identification and password are being used to		
16	file the STIPULATION AND [PROPOSED] ORDER CONTINUING CASE MANAGEMENT		
17	CONFERENCE. In compliance with Local Rule 5-1(i)(3), I hereby attest that Gidon M. Caine has		
18	concurred in this filing.		
19	Dated: September 19, 2013		
20		s/ Shawn A. Williams	
21		SHAWN A. WILLIAMS	
22	* *	* DICTO	
23	ORDEI	R ATES DISTRICT CO	
24	PURSUANT TO STIPULATION, IT IS SO C		
25		IT IS SO ORDERED	
26	DATED: THE HC		
27	UNITE	Judge Edward M. Chen	
28			
876708_1	STIPLII ATION AND IPROPOSEDI ORDER CONTINLING (		

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CERTIFICATE OF SERVICE 1 2 I hereby certify that on September 19, 2013, I authorized the electronic filing of the foregoing 3 with the Clerk of the Court using the CM/ECF system which will send notification of such filing to 4 the e-mail addresses denoted on the attached Electronic Mail Notice List, and I hereby certify that I 5 caused to be mailed the foregoing document or paper via the United States Postal Service to the non-CM/ECF participants indicated on the attached Manual Notice List. 6 7 I certify under penalty of perjury under the laws of the United States of America that the 8 foregoing is true and correct. Executed on September 19, 2013. 9 s/ Shawn A. Williams SHAWN A. WILLIAMS 10 **ROBBINS GELLER RUDMAN** 11 & DOWD LLP 12 Post Montgomery Center One Montgomery Street, Suite 1800 13 San Francisco, CA 94104 Telephone: 415/288-4545 14 415/288-4534 (fax) E-mail:shawnw@rgrdlaw.com 15 16 17 18 19 20 21 22 23 24 25 26 27

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# Mailing Information for a Case 3:11-cv-02448-EMC

#### **Electronic Mail Notice List**

The following are those who are currently on the list to receive e-mail notices for this case.

#### • Gidon M. Caine

gidon.caine@alston.com,joe.tully@alston.com,kathy.kirk@alston.com,chuck.mattson@alston.com

#### • Jessica Perry Corley

jessica.corley@alston.com

#### • Michael I. Fistel, Jr

mfistel@holzerlaw.com

#### • Frank James Johnson

frank j@johnson and we aver.com, paralegal@johnson and we aver.com, shawn f@johnson and we aver.com, ceciliar@johnson and we aver.com, shawn f@johnson and we aver.com, ceciliar@johnson and ceciliar@johnson

#### • Julie A. Kearns

jkearns@rgrdlaw.com,e\_file\_sd@rgrdlaw.com,e\_file\_sf@rgrdlaw.com

#### • Tina Mehr

tina.mehr@alston.com

#### • Brian O. O'Mara

bo'mara@rgrdlaw.com,e file sd@rgrdlaw.com,e file sf@rgrdlaw.com

#### • Mark Punzalan

markp@punzalanlaw.com,office@punzalanlaw.com

#### • Darren Jay Robbins

e\_file\_sd@rgrdlaw.com

#### • Sunny September Sarkis

Ssarkis@rgrdlaw.com

## • Andrew Townsend Sumner

andy.sumner@alston.com

### • Joseph G Tully

joe.tully@alston.com

#### • David Conrad Walton

davew@rgrdlaw.com

#### • Shawn A. Williams

shawnw@rgrdlaw.com,khuang@rgrdlaw.com,erinj@rgrdlaw.com,e file sd@rgrdlaw.com,e file sf@rgrdlaw.com

#### **Manual Notice List**

The following is the list of attorneys who are **not** on the list to receive e-mail notices for this case (who therefore require manual noticing). You may wish to use your mouse to select and copy this list into your word processing program in order to create notices or labels for these recipients.

Robert J. Dyer , III

Dyer & Berens LLP 303 East 17th Avenue, Suite 300 Denver, CO 80203